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Attorneys for Gary J. Garms, Toni J. Garms, Rev. Comm. Property Trust of Gary J. Garms and  
Toni J. Garms, H. Garms Estate, Garmsland Ltd., LLC, and Preppy Vision, LLC

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEVADA**

UNITED STATES OF AMERICA,	)	3:73-cv-00127-MMD-WGC
	)	
Plaintiff,	)	
	)	<b>MOTION FOR WITHDRAWAL AS</b>
WALKER RIVER PAIUTE TRIBE,	)	<b>COUNSEL</b>
	)	<b>(GARY J. GARMS; TONI J.</b>
Plaintiff-Intervenor,	)	<b>GARMS; REV. COMM. PROPERTY</b>
	)	<b>TRUST OF GARY J. GARMS AND</b>
v.	)	<b>TONI J. GARMS; H. GARMS</b>
	)	<b>ESTATE; GARMSLAND LTD.,</b>
WALKER RIVER IRRIGATION DISTRICT,	)	<b>LLC; AND PREPPY VISION, LLC)</b>
a corporation, et al.,	)	
	)	
Defendants.	)	

PLEASE TAKE NOTICE that Gary J. Garms, Toni J. Garms, Rev. Comm. Property  
Trust of Gary J. Garms and Toni J. Garms, H. Garms Estate, Garmsland Ltd., LLC, and Preppy  
Vision, LLC, by and through their attorneys, Gordon H. DePaoli, Dale Ferguson and Domenico  
R. DePaoli of Woodburn and Wedge, hereby move this Court for an order of withdrawal of  
counsel for Gary J. Garms, Toni J. Garms, Rev. Comm. Property Trust of Gary J. Garms and  
Toni J. Garms, H. Garms Estate, Garmsland Ltd., LLC, and Preppy Vision, LLC (collectively,  
“Garms”) in the above-captioned matter. This motion is made and based upon the

Memorandum of Points and Authorities submitted herein and the Affidavit of Gordon H. DePaoli filed concurrently herewith.

**MEMORANDUM OF POINTS AND AUTHORITIES**

Gary J. Garms, Toni J. Garms, Rev. Comm. Property Trust of Gary J. Garms and Toni J. Garms, H. Garms Estate, Garmsland Ltd., LLC, and Preppy Vision, LLC (collectively, “Garms”) bring this motion to proceed for each as an “unrepresented party” in this matter. This motion is brought pursuant to LR IA 11-6, and is supported by the Affidavit of Gordon H. DePaoli filed in conjunction herewith.

Local Rule IA 11-6(b) provides that “[n]o attorney may withdraw after appearing in a case except by leave of the court after notice has been served on the affected client and opposing counsel.” Gordon H. DePaoli has corresponded with Garms as to this withdrawal, and will provide a copy of this Motion to them. Further, all other counsel and parties in this case will receive notice of this motion as described in the certificate of service attached hereto.

Local Rule IA 11-6(e) further states “no withdrawal or substitution will be approved if it will result in delay of discovery, the trial, or any hearing in the case.” No delay of any kind will result from the withdrawal of Woodburn and Wedge as attorneys for Garms, and Garms will continue to participate as an “Unrepresented Party” as defined in this Court’s March 8, 2019 *Order Discontinuing Service by Postcard Notice* (ECF No. 2439).

They have provided the following contact information to continue each as an Unrepresented Party, and request addition to the electronic service list to receive service of documents at the following address:

GLTDSV@yahoo.com  
Gary J. Garms  
P.O. Box 170  
Smith, Nevada 8430

**CONCLUSION**

For the reasons set forth above, Gordon H. DePaoli, Dale Ferguson and Domenico R. DePaoli of Woodburn and Wedge hereby request an order from the Court to withdraw as counsel for Gary J. Garms, Toni J. Garms, Rev. Comm. Property Trust of Gary J. Garms and Toni J. Garms, H. Garms Estate, Garmsland Ltd., LLC, and Preppy Vision, LLC. A Proposed Order is attached hereto as Exhibit 1.

Dated: September 19, 2019

WOODBURN AND WEDGE

By: / s / Gordon H. DePaoli

Gordon H. DePaoli, NSB 195

Dale Ferguson, NSB 4986

Domenico R. DePaoli, NSB 11553

*Attorneys for Gary J. Garms, Toni J. Garms, Rev.  
Comm. Property Trust of Gary J. Garms and Toni  
J. Garms, H. Garms Estate, Garmsland Ltd., LLC,  
and Preppy Vision, LLC*

**CERTIFICATE OF SERVICE**

I certify that I am an employee of Woodburn and Wedge and that on the 19th day of September, 2019, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to the parties of record.

I further certify that I placed in the U.S. Mail a copy of the foregoing, postage paid, addressed to:

Gary J. Garms, Toni J. Garms,  
Rev. Comm. Property Trust of Gary J. Garms and Toni J. Garms,  
H. Garms Estate, Garmsland Ltd., LLC, and Preppy Vision, LLC  
P.O. Box 170  
Smith, Nevada 89430

/ s / Holly Dewar  
Holly Dewar